

James D. Smith, 016760
David D. Garner, 020459
Sarah P. Lawson, 036436
Alexandria N. Karpurk, 037029
OSBORN MALEDON, P.A.
2929 North Central Avenue, Suite 2000
Phoenix, Arizona 85012
602-640-9000
jsmith@omlaw.com
dgarner@omlaw.com
slawson@omlaw.com
akarpurk@omlaw.com

Attorneys for Defendant

UNITED STATES DISTRICT COURT
DISTRICT OF ARIZONA

Heather Rooks,

Plaintiff,

v.

Peoria Unified School District,

Defendant.

No. CV-23-02028-PHX-MTL

STIPULATION OF AUTHENTICITY AND
JOINT MOTION TO INCREASE PAGE
LIMITS

Counsel for Plaintiff Heather Rooks and Defendant Peoria Unified School District (“PUSD”) stipulate that documents that PUSD disclosed at Bates pages PUSD-Rooks 477-98 and 501-787 accurately reflect materials provided or offered by the Arizona School Boards Association. Plaintiff does not waive other objections to these materials.

The parties also agree that the issues they expect to address on summary judgment likely will benefit from briefing beyond the presumptive limits. Thus, they jointly ask the Court to extend those limits as follows:

1. Plaintiff Heather Rooks’s Motion for Summary Judgment shall not exceed 25 pages.
2. PUSD’s Response and Cross-Motion for Summary judgment shall not exceed 35 pages.
3. Plaintiff Heather Rooks’s Reply and Cross-Response shall not exceed 35 pages.



4. PUSD's Cross-Reply shall not exceed 20 pages.

The parties respectfully request the Court to enter the proposed form of order implementing this stipulation and joint motion that accompanies this submission.

DATED this 11th day of March, 2024.

OSBORN MALEDON, P.A.

By s/James D. Smith

James D. Smith
David D. Garner
Sarah P. Lawson
Alexandria N. Karpurk
2929 North Central Avenue, Suite 2000
Phoenix, Arizona 85012

Attorneys for Defendant

GIBSON, DUNN & CRUTCHER LLP

By s/Elizabeth A. Kiernan (with permission)

Allyson N. Ho*
Bradley G. Hubbard*
Matthew Scorcio*
Elizabeth A. Kiernan*
Stephen J. Hammer*
Bryston C. Gallegos*
Jason J. Muehlhoff*
2001 Ross Avenue, Suite 2100
Dallas, Texas 75201

HOLTZMAN VOGEL BARAN
TORCHINSKY & JOSEFIK PLLC
Andrew W. Gould
2575 East Camelback Rd, Ste 860
Phoenix, Arizona 85016

FIRST LIBERTY INSTITUTE
David J. Hacker*
Lea E. Patterson*
2001 West Plano Parkway, Suite 1600
Plano, Texas 75075

**Admitted pro hac vice*

Attorneys for Plaintiff

10293411